

Cape 912, Inc.
P.O. Box 100174
Cape Coral, FL 33910-0174

EIN: 27-3449016

May 15, 2013

House Ways and Means Committee
1102 Longworth House Office Bldg.
Washington, D.C. 20515
Attn: Chairman, Dave Camp, and
Ranking Member, Sander Levin

Subject: Internal Revenue Service Wrongfully Targeting Cape Coral Non-Profit Company

Reference 1: Letter, Internal Revenue Service to Cape 912, Inc., dated December 9, 2011
(copy attached)

Reference 2: Letter, Internal Revenue Service to Cape 912, Inc., dated January 13, 2012
(copy attached)

Dear Chairman Camp and Ranking Member Levin:

I am writing to you, on behalf of the Cape 912, Inc. organization. The purpose of this correspondence is to inform you about the actions taken by the Exempt Organizations Division of the Internal Revenue Service (IRS), response to our application and fee payment regarding our request for a Sec. 501(C) (3) exemption in 2011.

Because our organization is a civic group, dedicated to the teaching of the U.S. Constitution to school-aged children, it was appropriate, as provided by IRS regulations, that Cape 912 seek organization exemption for its activities.

After receipt of employer identification number on September 19, 2010 and Incorporation in the State of Florida on September 27, 2010, Cape 912 completed the form 1023 and filed it on April 15, 2011. In completing the application, we answered over 75 questions concerning the purpose of the organization; the answers included parts IV and VIII, which sought a complete description of the 912 organization's purpose and activities.

Thereafter, and more than 6 months after filing, we were contacted by letter. This letter, Reference I, included requests for answers to scores of more questions. In many instances, the questions were either redundant or so intrusive as to be beyond reason. However, several members of the organization, including me, as President thereof, spent over five hours of additional effort and responded, as well as we could, to the questions. We returned them within the time frame requested by the IRS.

Afterward, we received, from the agent handling the application, yet, a third set of questions, which were even more intrusive, and of questionable relevance. This letter, Reference 2, I have attached together with questionnaires to validate these actions on the part of the IRS agent. These questions seemed outrageous and were viewed by myself, and others, as an attempt to force us to withdraw the application because of the technical impossibility of answering and further, within the allotted time given, which was only two weeks.

As I was also medically challenged at the time, I withdrew our request for exemption. However, upon learning of the recent apology offered by the head of the Exemption Division, we submitted a written request to re-open the application process; no response from the agent has been received to date.

I trust that based upon your review of this letter and the accompanying documents, you will be convinced that the application process, as demanded by the IRS agent, was wholly specious and improper.

Therefore, I ask, on behalf of Cape 912, Inc, that you assist us in whatever action is appropriate to reinstate the application and demand that the exemption, on our behalf, is appropriate to the law and good conscience.

Thank you in advance for your cooperation and understanding in this most important matter.

Very Truly Yours,

George Miller
President
Cape 912, Inc.

Attachments: 1. Internal Revenue Service Letter, dated December 9, 2011
2. Internal Revenue Service Letter, dated January 13, 2012